

PATENT Customer No. 22,852 Attorney Docket No. 09952.0448

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	)
Giuliano Muratore et al.	) Group Art Unit: 2617
Application No. 10/580,047	) Examiner: Magloire, Vladimir
Filed: May 19, 2006	) Confirmation No. 7573
For: METHOD AND SYSTEM FOR FORWARDING TELEPHONE CALLS TOWARD A CELLULAR PHONE	) ) ) )
Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	
Sir:	

## SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. § 1.97(c)

Pursuant to 37 C.F.R. §§ 1.56 and 1.97(c), Applicant brings to the attention of the Examiner the documents on the attached listing. This Supplemental Information Disclosure Statement ("Supplemental IDS") is being filed after the events recited in Section 1.97(b) but, to the undersigned's knowledge, before the mailing date of either a Final action, Quayle action, or a Notice of Allowance. This Supplemental IDS supplements the IDS filed on May 19, 2006. Under the provisions of 37 C.F.R. § 1.97(c), this Supplemental IDS includes a statement as specified by Section 1.97(e).

The following constitutes the statement specified by 37 C.F.R. § 1.97(e). The foreign patent document listed in this Supplemental IDS was first cited in a communication from the Japanese Patent Office, mailed on January 7, 2009, in a counterpart foreign application, and this Supplemental IDS is being filed within three months of the mailing date of that communication.

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A copy of the listed foreign patent document is attached. In lieu of a statement of

relevance or translation of the non-English document, Applicant provides an English translation

of the Japanese Patent Office Action which cites the listed foreign patent document and discusses

its relevance. Applicant also provides an English language abstract of the foreign patent

document.

Applicant respectfully requests that the Examiner consider the listed documents and

indicate their consideration by making appropriate notations on the attached form.

This submission does not represent that a search has been made or that no better art exists

and does not constitute an admission that each or all of the listed documents are material or

constitute "prior art." If the Examiner applies the documents as prior art against any claims in

the application and Applicant determines that the cited documents do not constitute "prior art"

under United States law, Applicant reserves the right to present to the Office the relevant facts

and law regarding the appropriate status of such documents.

Applicant further reserves the right to take appropriate action to establish the patentability

of the disclosed invention over the listed documents, should one or more of the documents be

applied against the claims of the present application.

If there is any fee due in connection with the filing of this Statement, please charge the

fee to Deposit Account 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,

GARRETT & DUNNER, L.L.P.

Dated: February 18, 2009

David M. Longo

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